



CORPORATE ACCOUNT OPENING FORM



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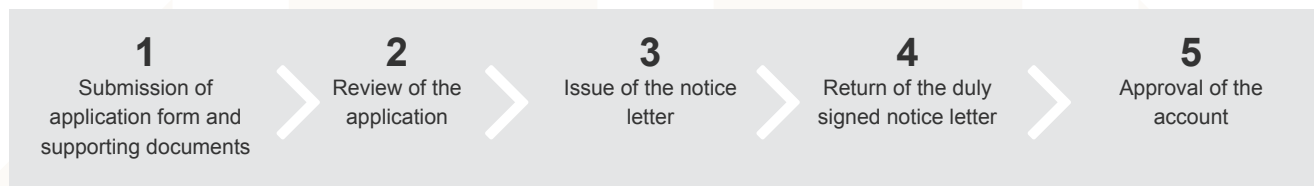
INSTRUCTIONS TO THE APPLICATION FORM FOR THE CORPORATE ACCOUNT

In order to open a corporate trading account with House of Borse Limited ("House of Borse") please complete the application form fully and ensure that the following are in order:

- » All pages of the application form are initialised by a director of the company.
- » Page 7 is signed by two directors of the company, or a director and a secretary of the company.
- » All documentation listed in appendix C are provided together with the signed application form.
- » Limited Power of attorney is signed by you and the Fund manager (if applicable).

APPLICATION PROCESS

When opening a corporate account with House of Borse, your application form will be reviewed together with the provided documentation as listed in appendix C. Please therefore ensure that when submitting this application form to us, you have submitted all the requested documents to enable us to assess your application in a timely manner and revert back to you in due course.



FAST PROCESSING OF THE APPLICATION

For a faster processing of your application to open a corporate account with House of Borse, please return a scanned copy of the duly completed application form and supporting documentation (please refer to Appendix C for the full list) directly to House of Borse:

Email: support@houseofborse.com

Please note that in the event you submit your application to House of Borse in a scanned copy as per above, you will also need to submit the original signed application form and documentation to us by post or courier within seven (7) days of approval of the account.

RETURN OF ORIGINAL DOCUMENTS

It is a requirement, as specified above, that we receive all of documents (as listed in Appendix C) in original within seven (7) days of approval of the account.

Therefore, please kindly return this application form in original to the following address:

House of Borse Limited
MayFair
23 Hanover Square
London, W1S 1JB
United Kingdom
Attn.: Client Onboarding



PERSONAL ACCOUNT OPENING FORM APPLICATION FORM FOR THE CORPORATE ACCOUNT

1. BASIC INFORMATION

A. ACCOUNT TYPE

Please indicate below the account type(s) you wish to open with House of Borse Limited:

- ☐ Self-trading
- ☐ Managed investor (managed account under a fund manager)
- ☐ Referring Partner
- ☐ Fund Manager
- ☐ White Label (WL)
- ☐ API

B. TRADING ACCOUNT CURRENCY

Please indicate the base currency for the account(s) with House of Borse Limited:

C. PLATFORMS

Please select which platform you wish to utilise for trading with House of Borse Limited:

- ☐ MT4
- ☐ Multi-products
- ☐ Both

2. INTRODUCTION(S)

Please only complete this section in the event you have been introduced to House of Borse by a third party. Please ensure to provide the full name of the third party introducer.

- ☐ Referring Partner
- ☐ Fund manager

3. ACCOUNT INFORMATION

A. COMPANY DETAILS

Name of Company (hereafter "Client")

Registered Trading Name (if applicable)

Company Register Number

Nature of Business



B. REGISTERED ADDRESS

Street and Number

Post Code

City

Country

C. CONTACT DETAILS

Main Phone Number (incl. country code)

Secondary Phone Number (incl. country code)

Primary Email

Secondary Email

Fax

Website

D. BUSINESS AND POSTAL ADDRESS (IF DIFFERENT FROM REGISTERED ADDRESS)

Street and number

Post code

City

Country



4. REGISTRATIONS

A. is the company registered with the Financial Conduct authority or similar regulatory body

☐ Yes ☐ No

If "Yes" - please specify the name of the regulatory body and the registration number

B. is the company, or its parent company, listed on any stock exchange

☐ Yes ☐ No

If "Yes" - please specify the name of the regulatory body and the registration number

5. DIRECTORS AND SHAREHOLDERS IN THE COMPANY

A. PLEASE SPECIFY THE FULL NAME DIRECTOR(S)

Full Name of Director

Full Name of Director (if applicable)

Full Name of Director (if applicable)

Full Name of Director (if applicable)

B. PLEASE SPECIFY THE FULL NAME OF SHAREHOLDER(S) AND OWNERSHIP PERCENTAGE OF THE CLIENT

Full Name of Shareholder

%

Full Name of Shareholder

%

Full Name of Shareholder

%

Full Name of Shareholder

%



6. TYPE OF BUSINESS CONDUCT

Is the Client:

- ☐ Investing and trading its own assets
- ☐ Acting on behalf of one or more of its investors
- ☐ Introducing clients only
- ☐ Non-trading client

7. FINANCIAL INFORMATION

A. FINANCIAL BACKGROUND

Please specify your financial details.

Total Value of Balance Sheet (In EUR)

Net Turnover (In EUR)

Value of Own Funds (In EUR)

Date of last audited accounts on which this is based (DD/MM/YYYY)

Size of financial instrument portfolio
(incl. cash deposits and financial instruments, excl. property) (In EUR)

B. SOURCE OF FUNDS DEPOSITED WITH HOUSE OF BORSE (IF YOU SELECT "OTHER" PLEASE SPECIFY)

Please specify the source of funds deposited with House of Börse by you. Please note that House of Börse may at its sole discretion request for documentation confirming the source of funds.

- ☐ Company Profits
- ☐ Company Sale
- ☐ Investment
- ☐ Court award/ Litigation Settlement real estate
- ☐ Sale of investments other (specify below)
- ☐ Other (specify below)



8. TRADING EXPERIENCE

A. TRADING EXPERIENCE

Forex and contract for Difference are leveraged products. They may not be suitable for you as they carry a high degree of risk to your capital and you can lose more than your initial investment. You must ensure that you understand all of the risks as furthermore elaborated on in Appendix A (High risk investment notice).

Do you understand the nature and risks of trading leveraged products

☐ Yes ☐ No

B. FINANCIAL MARKETS EXPERIENCE

Please indicate below the financial market(s) you have traded in within the past 3 years.

- ☐ Contracts for Difference (CFDs) - if yes, please complete section C
- ☐ Commodities - if yes, please complete section D
- ☐ Forex - if yes, please complete section E
- ☐ Futures - if yes, please complete section F
- ☐ Options - if yes, please complete section G
- ☐ Securities - if yes, please complete section H

C. CONTRACT FOR DIFFERENCES (CFDS) TRADING EXPERIENCE

Number of years you have been trading in CFDs

- ☐ Less than 1 year
- ☐ 1 to 3 years
- ☐ 3 to 5 years
- ☐ More than 5 years

Number of transactions of significant size carried out per quarter in the past 12 months

- ☐ Less than 10 transactions
- ☐ 10 to 20 transactions
- ☐ More than 20 transactions

Average trading volume per month

- ☐ Less than 30,000 GBP
- ☐ 30,000 to 60,000 GBP
- ☐ 60,000 to 300,000 GBP
- ☐ More than 300,000 GBP



D. COMMODITIES TRADING EXPERIENCE

Number of years you have been trading in commodities

- ☐ Less than 1 year
- ☐ 1 to 3 years
- ☐ 3 to 5 years
- ☐ More than 5 years

Number of transactions of significant size carried out per quarter in the past 12 months

- ☐ Less than 10 transactions
- ☐ 10 to 20 transactions
- ☐ More than 20 transactions

Average trading volume per month

- ☐ Less than 30,000 GBP
- ☐ 30,000 to 60,000 GBP
- ☐ 60,000 to 300,000 GBP
- ☐ More than 300,000 GBP

E. FOREX (SPOT OR FORWARD) TRADING EXPERIENCE

Number of years you have been trading in forex

- ☐ Less than 1 year
- ☐ 1 to 3 years
- ☐ 3 to 5 years
- ☐ More than 5 years

Number of transactions of significant size carried out per quarter in the past 12 months

- ☐ Less than 10 transactions
- ☐ 10 to 20 transactions
- ☐ More than 20 transactions

Average trading volume per month

- ☐ Less than 30,000 GBP
- ☐ 30,000 to 60,000 GBP
- ☐ 60,000 to 300,000 GBP
- ☐ More than 300,000 GBP



F. FUTURES TRADING EXPERIENCE

Number of years you have been trading in futures

- ☐ Less than 1 year
- ☐ 1 to 3 years
- ☐ 3 to 5 years
- ☐ More than 5 years

Number of transactions of significant size carried out per quarter in the past 12 months

- ☐ Less than 10 transactions
- ☐ 10 to 20 transactions
- ☐ More than 20 transactions

Average trading volume per month

- ☐ Less than 30,000 GBP
- ☐ 30,000 to 60,000 GBP
- ☐ 60,000 to 300,000 GBP
- ☐ More than 300,000 GBP

G. OPTIONS TRADING EXPERIENCE

Number of years you have been trading in options

- ☐ Less than 1 year
- ☐ 1 to 3 years
- ☐ 3 to 5 years
- ☐ More than 5 years

Number of transactions of significant size carried out per quarter in the past 12 months

- ☐ Less than 10 transactions
- ☐ 10 to 20 transactions
- ☐ More than 20 transactions

Average trading volume per month

- ☐ Less than 30,000 GBP
- ☐ 30,000 to 60,000 GBP
- ☐ 60,000 to 300,000 GBP
- ☐ More than 300,000 GBP



H. SECURITIES TRADING EXPERIENCE

Number of years you have been trading in securities

- ☐ Less than 1 year
☐ 1 to 3 years
☐ 3 to 5 years
☐ More than 5 years

Number of transactions of significant size carried out per quarter in the past 12 months

- ☐ Less than 10 transactions
☐ 10 to 20 transactions
☐ More than 20 transactions

Average trading volume per month

- ☐ Less than 30,000 GBP
☐ 30,000 to 60,000 GBP
☐ 60,000 to 300,000 GBP
☐ More than 300,000 GBP

I. UNDERSTANDING OF THE MARKETS

I have worked, or I am currently working in a professional position in the financial sector which requires knowledge of the transactions envisaged with House of Borse in the following markets (Tick boxes):

Contracts for difference (CFDs)

- ☐ Yes ☐ No

If "Yes", please specify number of years

Commodities

- ☐ Yes ☐ No

If "Yes", please specify number of years

Futures

- ☐ Yes ☐ No

If "Yes", please specify number of years

Options

- ☐ Yes ☐ No

If "Yes", please specify number of years

Securities

- ☐ Yes ☐ No

If "Yes", please specify number of years

Forex (Spot or Forward)

- ☐ Yes ☐ No

If "Yes", please specify number of years



9. SIGNATURE AND CONSENT

I/ WE, THE UNDERSIGNED, HEREBY CERTIFY THAT:

- ☐ This application form is completed by and on behalf of me/ us and not by a third party.
- ☐ I/We have carefully read and completed this application form and affixed my/our initials to attest this on all pages of this application form submitted to House of Borse.
- ☐ All information provided in this application form is correct and I/ we shall be obliged to inform House of Borse immediately should any of the provided information change.
- ☐ I/ We acknowledge and understand that House of Borse may in its sole discretion request additional information and/ or documentation than what is listed in this application form in order to open the account. I/ We furthermore understand and accept that House of Borse may not accept my/ our application based on the provided documents/ information.
- ☐ Any damages suffered by House of Borse as a result of House of Borse relying on the information in this application form that is inaccurate or false shall be borne by me/ us.
- ☐ I/ We consent to electronic communication.
- ☐ I/ We have read and understood the risk warnings attached in Appendix A (High risk investment notice) to this application form.

Information submitted by me/ us to House of Borse may:

- ☐ Be used with and by any entity within House of Borse and its group companies.
- ☐ Be shared with a third party introducer (where I/ we have indicated such a third party introducer in this application form) for the purpose of completing due diligence and approving my/ our application.
- ☐ Be used to undertake a search with credit reference agencies or other organisations to reduce the incidence of fraud and/ or in the course of carrying out identity fraud prevention or credit control checks.
- ☐ This application form is signed in one (1) original copy which shall at all times be kept with House of Borse.

Date:

Date:

Full Name:

Full Name:

Title:

Title:

Signature:

Signature:



APPENDIX A

HIGH RISK INVESTMENT NOTICE

DEFINITIONS AND INTERPRETATION

"You" shall mean the client; and

"We", "us", "our" shall mean House of Borse Limited.

GENERAL INFORMATION

This high-risk investment notice ("Notice") is provided to you in compliance with the Financial Conduct Authority rules, and it is a requirement that you acknowledge it, understand it and agree to it before you open an account with us.

This Notice does not disclose all the risks and other significant aspects that may exist when trading in the financial markets, and before opening an account with us, we will make an assessment of whether the services are appropriate for you, and notify you where we do not deem the services appropriate for you; however, it is your responsibility to ensure that you fully understand the nature of the transactions you are entering into and the extent of your exposure to risk before opening an account with us.

Before entering into any transactions with us, you should furthermore be satisfied that the contract is suitable for you in the light of your circumstances and financial position. In the event you have any doubts in respect of the risks or appropriateness of any investment, please seek professional advice from an independent financial advisor.

Should you decide to open an account with us, it is important that you remain aware of the risks involved with the services provided hereunder; that you have adequate financial resources to bear such risks; and that you monitor your open positions carefully at all times. The value of the investments can increase and fall, and any income from them is not guaranteed. When trading margined transactions it is possible to lose more than your initial investment with us and your entire account balance. You should only trade with funds that you can afford to lose. It must also be noted that past performance is not a guide to future performance.

EXECUTION ONLY

Our services enable you to trade in financial products in the relevant markets via the internet and trading platform on an execution-only basis. We will therefore not provide you with any form of investment and/or tax advice, or advice you on the merits of a particular transaction. Any decisions on investments are purely your own decision. In the provision of the services, we are not required to assess the suitability for you of the services provided or offered to you.

Please therefore ensure you carefully read and understand the risks involved in any trading decision you make. If you have any doubt whether an investment is suitable for you, you should obtain independent expert advice.

CONTINGENT LIABILITY TRANSACTIONS

Contingent liability transactions, such as contract for differences (CFDs), rolling spot forex and other financial products traded on margin will require you to make a series of payments against the purchase price, instead of paying the whole purchase price immediately.

If you trade in CFDs, rolling spot forex, futures or other products traded on margin you may sustain a total loss of the margin you deposit to establish or maintain an open position. In the event the market moves against you, you may be called upon to pay substantial additional funds or margin at short notice to maintain the open position with us. If you fail to do so within the time required, your open position may be liquidated at a loss and you will be liable for any resulting deficit. Even if a transaction is not margined, it may still carry an obligation to make further payments, and in certain circumstances over and above any amount paid when you executed the transaction.

CFD transactions will be carried out for you whenever possible on or under the rules of a recognised or designated investment exchange. However, contingent liability transactions entered into by you, that are not traded on or under the rules of a recognised or designated investment exchange (such as rolling spot forex transactions, may expose you to substantially greater risks).



ROLLING SPOT FOREX

Transactions in rolling spot forex contracts carry a high degree of risk, and may not be suitable for all investors. The “gearing” or “leverage” often obtainable in rolling spot forex trading means that a relatively small market movement can lead to a proportionately much larger movement in the value of your liability. Before deciding to trade rolling spot forex contracts you should carefully consider your investment objectives, level of experience, and risk appetite. The possibility exists that you could sustain a loss of some or all of your initial investment and therefore you should not invest money that you cannot afford to lose. Margined currency trading is one of the riskiest forms of investment available in the financial markets and is only suitable for experienced individuals and institutions. Given the possibility of losing an entire investment, speculation in the precious metals or foreign exchange market should only be conducted with risk capital funds that if lost will not significantly affect your personal or institution’s financial wellbeing.

CONTRACTS FOR DIFFERENCE

By transacting in CFDs, you are subject to a higher level of risks than the risks associated with transactions in traditional shares. You may not get back the amount initially invested and may be required to make additional payments by way of margin payments on a frequent basis. Investors in CFDs may be subject to unlimited losses.

You should not deal in CFDs unless you understand their nature and the extent of your exposure to risk. You should also be satisfied that the product is suitable for you in the light of your circumstances and financial position. Although CFDs can be utilised for the management of investment risk, it may not be suitable for some investors.

CFDS SETTLED IN CASH

Investing in a CFD carries the same risks as investing in a future, option or other derivative product. Transactions in CFDs may also have a contingent liability (as elaborated on above) and you should be aware of the implications of this.

VOLATILE MARKETS AND CLOSED MARKETS

Various situations, developments or events may arise over a weekend when the markets for the underlying instruments are closed for trading. These events may cause the CFD markets to open at a significantly different price from when the CFD markets were closed. There is a substantial risk that stop orders left to protect open positions held over the periods when the CFD markets are closed, will be executed at levels significantly worse than their specified price.

Under certain trading conditions it may be difficult or impossible to liquidate an open position. This may occur, for example, at times of rapid price movement if the price rises or falls in one trading session to such an extent that trading in the underlying market is suspended or restricted.

NON-GUARANTEED STOPS

Placing non-guaranteed stop order will not necessarily limit your losses to the intended amounts, because market conditions may make it impossible to execute such an order if the underlying market moves straight through the stipulated price.

EQUITIES

Transactions in equities will expose you to the volatility of the various stock exchange markets in which the shares, stocks, bonds, debentures, notes, debts and other securities are traded. In particular, the value of equities may experience downward movements and may under some circumstances even become valueless. Hence, there is an inherent risk that losses rather than profits may be incurred as a result of investing in equities. Owing to the volatility of the stock exchange markets, you may be exposed to risks of bad delivery of the equities purchased.

FUTURES

Transactions in futures involve the obligation to make, or to take delivery of the underlying asset of the contract at a future date, or in some cases to settle your open position with cash. Futures carry a high degree of risk. the “gearing” or “leverage” often obtainable in futures trading means that a small deposit or down payment can lead to large losses as well as gains. It also means that a relatively small market movement can lead to a proportionately much larger movement in the value of your investment, and this can work against you as well as for you. Futures transactions have a contingent liability, and you should be aware of the implications of this, in particular the margin requirements.

OPTIONS

There are many different types of options with different characteristics subject to different conditions:

- » Buying options
- » Writing options
- » Traditional options



BUYING OPTIONS

Buying options involves less risk than selling options because, if the price of the underlying asset moves against you, you can simply allow the option to lapse. the maximum loss is limited to the premium, plus any commission or other transaction charges. However, if you buy a call option on a futures contract and you later exercise the option, you will acquire the future. this will expose you to the risks described under “futures” above.

WRITING OPTIONS

If you write an option, the risk involved is considerably greater than buying options. You may be liable for margin to maintain your open position and a loss may be sustained well in excess of any premium received. By writing an option, you accept a legal obligation to purchase or sell the underlying asset if the option is exercised against you, however far the market price has moved away from the exercise price. In the event you already own the underlying asset which you have contracted to sell (known as “covered call options”) the risk is reduced. in the event you do not own the underlying asset (known as “uncovered call options”) the risk can be unlimited. Only experienced individuals should contemplate writing uncovered options, and then only after securing full details of the applicable conditions and potential risk exposure.

TRADITIONAL OPTIONS

A particular type of option called a “traditional option” is written by certain London Stock Exchange firms under special exchange rules. These may involve greater risk than other options. two-way prices are not usually quoted and there is no exchange market on which to close out an open position or to effect an equal and opposite transaction to reverse an open position. It may be difficult to assess its value or for the seller of such an option to manage the exposure to risk.

Certain options markets operate on a margined basis, under which buyers do not pay the full premium on their option at the time they purchase it. In this situation you may subsequently be called upon to pay margin on the option up to the level of your premium. If you fail to do so as required, your position may be closed or liquidated in the same way as a futures position. You must also release that the limited risk in buying future and/ or options means you could lose the entire option investment should the option expire worthless.

WEEKEND RISK

Various situations, developments or events may arise over a weekend (Friday 23.55 GMT+2 – Monday 00.01 GMT+2 (Friday 23.55 GMT+3 – Monday 00.01 GMT+3)) during the summer period)) when the currency markets generally close for trading, that may cause the currency markets to open at a significantly different price from where they closed on Friday afternoon. Our customers will not be able to use the trading platform to place or change orders over the weekend and at other times when the markets are generally closed. There is a substantial risk that stop-loss orders left to protect open positions held over the weekend will be executed at levels significantly worse than their specified price.

LIQUIDITY RISK

Trading in the otc market carries a high degree of liquidity risk. You acknowledge that liquidity risk resulting from decreased liquidity is usually due to unanticipated changes in economic and/ or political conditions. You acknowledge that liquidity risk can affect the general market in that all participants experience the same lack of buyers and/ or sellers. it can also be due to changes in liquidity available to us from our inter-bank liquidity providers. When liquidity decreases, you can expect, at the minimum, to have wider bid/ask spreads as the supply for available bid/ask prices outstrip demand. Decreases in liquidity can also result in a “fast market” conditions where the price moves sharply higher or lower or in a volatile up/down pattern without trading in an ordinary step-like fashion. It is therefore important to note that our prices, bid/ask spreads and liquidity will reflect the prevailing inter-bank market liquidity.

Our prices are independent of prices of other institutions. Therefore prices reported by us are independent and can differ from prices displayed elsewhere or from other liquidity providers in the interbank market. Differences can result from, but are not limited to, changes in liquidity from interbank market makers, resulting in an unbalanced position or exposure, or differing expectations of price movements. We expect that in most cases the prices provided to you will be in line with the interbank market but we cannot represent, warrant or covenant, explicitly or implicitly, that this will always be the case.

ELECTRONIC TRADING

Trading through the trading platform as an electronic trading system may differ from trading in a conventional or open market. customers that trade on an electronic trading system are exposed to risks associated with the system, including the failure of hardware and software and system down time, including without limitation the individual customer’s systems and the communication infrastructure connecting the trading platform with the customers.

You understand that by choosing to conduct trading via our trading platform, you assume and accept certain risks as highlighted in our prevailing standard terms of Business and for which you agree that neither us nor our third party service providers shall be liable, including but not limited to the risk of: power outages, broken connections, network circuit obstruction or congestion, transmission failures, transmission delays, the risk of delayed communications during period of increased market volatility, delay and/ or rejection by a third party broker involved in your transaction and/ or other occurrences outside our direct control (collectively, “technical issues”). You hereby agree to indemnify and hold us harmless with respect to any and all losses you may sustain in connection with any and all of the technical issues. in no event will we be liability for your inability to engage in trading via our trading platform and we shall not be responsibility for any losses or missed opportunities by you due to the delay or non-delivery of any order or instruction via the trading platform.



RISK REDUCING ORDERS OR STRATEGIES

The placing of certain orders (e.g., stop-loss orders, where permitted under local law, or “stop-limit” orders), which are intended to limit losses to certain amounts may not be effective because market conditions may make it impossible to execute such orders. strategies using combinations of positions, such as “spread” and “straddle” positions, may be as risky as taking simple “long” or “short” positions.

ELECTRONIC COMMUNICATION

We offer you the opportunity to trade and communicate with us via electronic means, for example by our trading platform and email. although electronic communication is often a reliable way to communicate, no electronic communication is entirely reliable or always available. in the event you choose to deal with us via electronic communication, you should be aware that electronic communications can fail, can be delayed, may not be secure and/ or may not reach the intended destination.

FOREIGN MARKETS

Foreign markets involve different risks than those in the United Kingdom markets. In some cases the risks will be greater. The potential for profit or loss from transactions on foreign markets or in foreign denominated contracts will also be affected by fluctuations in the foreign exchange rates. Such enhanced risks include the risks of political or economic policy changes, which may substantially and permanently alter the conditions terms, and price of a foreign currency.

COLLATERAL

If you deposit collateral as security with us, the way in which it will be treated will vary according to the type of transaction and where it is traded. There could be significant differences in the treatment of your collateral depending on whether you are trading on a recognised or designated investment exchange, with the rules of that exchange (and associated clearing house) applying, or trading off exchange. Deposited collateral may lose its identity as your property once dealings on your behalf are undertaken. Even if your dealings should ultimately prove profitable, you may not get back the same assets which you deposited and may have to accept payment in cash or equivalent.

PRICES

The prices quoted on the trading platform are independent of prices of other institutions. Therefore prices reported by us are independent and can differ from prices displayed elsewhere or from other liquidity providers in the interbank market. Differences can result from, but are not limited to, changes in liquidity from interbank market makers, resulting in an unbalanced position or exposure, or differing expectations of price movements. We expect that in most cases the prices provided to you will be in line with the interbank market but we cannot represent, warrant or covenant, explicitly or implicitly, that this will always be the case. consequently, we may exercise considerable discretion in setting margin requirements and collecting margin deposits.

COMMISSIONS

Before you commence trading, you should obtain details of all commissions and other charges for which you will be liable. In the event any charges are not expressed in monetary terms (but, for example, as a percentage of contract value), you should obtain a clear written explanation, including appropriate examples, to establish what such charges are likely to mean in specific monetary terms. In the case of futures, when commission is charged as a percentage, it will normally be as a percentage of the total contract value, and not simply as a percentage of your initial payment.

SUSPENSIONS OF TRADING

Under certain trading conditions it may be difficult or impossible to liquidate an open position. This may occur, for example, at times of rapid price movement if the price rises or fall in one trading session to such an extent that without limitation under the rules of the relevant exchange, or third party liquidity provider, trading is suspended or restricted. Placing a stop-loss order will not necessarily limit your losses to the intended amounts, as market conditions may make it impossible to execute such an order at the stipulated price.

LIQUIDATION OF OPEN POSITIONS

Positions may be liquidated or closed out without your consent in the event you fail to meet a margin call warning. Additionally, the insolvency, default or any market condition affecting any broker involved in your transaction may lead to positions being liquidated or closed out without your prior consent. In certain circumstances, you may not get back the actual assets which you lodged as collateral and you may have to accept any available payment in cash.

TRADING VIA A FUND MANAGER

We do not take any responsibility for third party fund managers, and you agree to hold us, our employees, agents, officers, directors and shareholders harmless from any losses sustained by you as a result of actions undertaken by such third party fund managers. should you grant a third party fund manager discretionary trading authority, you grant such authority at your sole and full risk.



INSOLVENCY

Any insolvency or default may lead to positions being liquidated or closed out without your consent. In certain circumstances, you may not get back the actual assets, which you lodged as collateral and you may have to accept any available payment in cash. Additionally and unless you are a retail client, you transfer full ownership and title to a portion or all of the money you deposit with us representing an amount necessary to secure your open positions or cover your actual or future contingent or prospective obligations (which will be calculated daily at our sole discretion based on your daily open positions and trading and which may be greater than the margin required to maintain your open positions, as market conditions may dictate). You will not have a proprietary claim over that portion or any of your money and that portion or any of your money will not be segregated, and you will rank only as a general creditor of ours with respect to any claim for the payment of such portion of the above described money you deposit which may therefore be irrecoverable in the event of any insolvency or default.

You should only engage in the above investments if you are prepared to accept a high degree of risk, and in particular the risks outlined in this Notice. You must be prepared to sustain the total loss of all amounts you may have deposited with us as well as any losses, charges (such as interest) and any other amounts (such as costs) we incur in recovering any payment from you. given the possibility of losing an entire investment, or more, therefore speculation in certain investments should only be conducted with risk capital funds that if lost will not significantly affect your personal or institution's financial well-being.



APPENDIX B

DISCRETIONARY CHARGES DISCLOSURE

Where you have been introduced to House of Börse Limited by an referring Partner and/ or a Fund manager ("Third Party Introducer") discretionary charges* may be incurred on your trading account due to the added value of service of the third Party introducer. a proportion of the charges levied will be paid directly to the Third Party Introducer.

In the event you would like more details of these discretionary charges, Please contact your Third Party Introducer directly at the first instance and should you have any further questions, please contact House of Börse at support@houseofbörse.com.

Please note that the Third Party Introducer and House of Börse are entirely separate entities and act independently from one another. The Third Party Introducer is not an agent or employee of House of Börse and we accept no responsibility for their actions.

In respect of the Third Party Introducer, Especially note the following:

- » We cannot endorse or guarantee any advice or information given to you by the Third Party Introducer. In the event your Third Party Introducer, or any other third party provides you with information or advice regarding your trading activities, we will in no respect be held responsible for any loss to you resulting from your use of such information or advice.
- » We remind you that we may compensate the Third Party Introducer for introducing you to us. Such compensation to the Third Party Introducer may be on a rebate basis per trade or may require you to incur a mark-up, in addition to the spread normally provided by us. You have the right to be informed of the exact way in which any compensation is calculated and paid, and in the event you require this information, please contact us at support@houseofbörse.com.
- » You understand and acknowledge that your Third Party Introducer may or may not be regulated by an authority, and you may not be covered by the same regulatory protections as when dealing with a regulated entity.

*** Discretionary charges may be a combination of the following: additional fee(s), commission(s) and / or wider spread(s).**

We trust that this is clear; however, in the event it is not, please do not hesitate to contact us at support@houseofbörse.com or your Third Party Introducer directly.



APPENDIX C

REQUIRED DOCUMENTATION FOR THE CORPORATE ACCOUNT

In order to open a corporate trading account with House of Börse Limited, ("House of Börse"), we require you to provide us with the following documents as listed in the below sections. Depending on the residency of the director(s) and shareholder(s) of the company, House of Börse require the photo ID and proof of residency documents to be certified in accordance with the below schedule:

Residing in EU	Residing outside EU
<ul style="list-style-type: none"> » One (1) photo ID » One (1) proof of residency document 	<ul style="list-style-type: none"> » Two (2) photo ID documents » One (1) proof of residency document

For questions related to country specific certification requirements, Please contact House of Börse directly.

Please note that in order to transfer/ withdraw funds from your account, you will need to have submitted all requested documents to House of Börse.

REQUIRED DOCUMENTATION FOR CORPORATE ENTITIES

- » **Certificate of incorporation** as evidence of the business registration. only applicable where this information cannot be obtained online.
- » **Articles of association** or where applicable the trust agreement, Partnership agreement or equivalent. the document must be stating the purpose for which the company was formed, indicate the members, directors etc. of the company, as well as the share capital of the company, and must be duly signed by the founders.
- » **Share register**, listing all shareholders owning or controlling 25% or more of the corporate entity ("Major Shareholder"). In the event the major shareholder(s) is/ are a company, please also submit the share registers for the major Shareholder(s) companies.
- » **List of directors**, listing all directors registered at company house in the applicable jurisdiction.
- » **ID and proof of residency** of all Major Shareholders and 2 directors. Please refer to the below guidelines regarding requirements to ID and proof of residency.
- » **Proof of business address**. only applicable where this information cannot be obtained online.
- » **License or registration with a regulatory body**, where you will be conducting a regulated activity.

Photo ID Verification	Proof of Residency Verification
<p>An ID verification document is a government issued photo identification document (ID), where it is not expired, the photo clearly displays the individual in question, the signature is present and readable on the photo ID and the full name and birthdate is present. this can be provided with any of the following documents:</p> <ul style="list-style-type: none"> » Passport; » Driver's license; or » National ID with photo. <p>Other types of ID verification documents will be assessed on a case by case basis.</p>	<p>A document confirming the residency of the individual in question. this can be provided with any of the following documents which are issued within the past three (3) months:</p> <ul style="list-style-type: none"> » Utility bill (e.g. gas, water, electricity, land line phone, oil, internet or cable TV connection); » Bank statement; » Driver's license with address (If not provided as photo ID); or » National ID with address (If not provided as photo ID). <p>Other types of address verification documents will be assessed on a case by case basis.</p>

CERTIFICATION

Where indicated, all documents submitted to House of Börse must be certified by a lawyer, solicitor, accountant, bank manager or notary public as a "true copy of the original". It must furthermore include the below:

- | | |
|---|-------------|
| » Stamp of the individual certifying the document | » Date |
| » Full name, title and email or phone number | » signature |
| » Registration/ employee number | |

A template for certification can be provided by House of Börse on request.

In order to ensure that we receive the most recent and valid documents, all certifications must have been carried out within three (3) months of submitting the account application to us, and the person certifying the document must be independent and have no connection to the individual whose document is being certified.

Please scan full and clear copies of the required documents and send them by email to support@houseofbörse.com with the original certified document(s) following by cost or courier within seven (7) days of approval of the account:

House of Börse Limited
 MayFair
 23 Hanover Square
 London, W1S 1JB
 United Kingdom
 Attn.: Client Onboarding



AUTHORISATION CARD

The authorisation card ("Authorisation Card") sets out the individual(s) authorised by the corporate client with his/ her signature, email or phone number (as required from time to time by House of Borse Limited in accordance with the Authorisations selected in the Authorisation Card ("Authorised Individual").

Please complete one (1) Authorisation Card per authorised individual with the corporate client.

DEFINITIONS OF AUTHORISATIONS

Authorised Signatory

An individual authorised to enter into and execute any agreement with House of Borse, and to ratify and renew the same (jointly or solely as indicated) ("Authorised Signatory").

Authorised Dealer

An individual authorised to execute trades, request inter-account transfers, activate and deactivate clients on behalf of the corporate client ("Authorised Dealer").

Beneficial Owner

An individual owning or controlling (directly or indirectly) 25% or more of the corporate client ("Beneficial Owner"). Please ensure to also provide the shareholder's list/ share certificates (if not already provided) when submitting the Authorisation Card in order for House of Borse to verify the information.

Director

An individual registered as an official Director with the corporate client ("Director").

REQUIRED DOCUMENTATION FOR AUTHORISED INDIVIDUAL(S)

Where an individual is an Authorised Individual it is a requirement that House of Borse is also provided with a certified copy of a valid photo ID and proof of residency as furthermore specified in the below instructions. In the event the Authorised Individual is residing outside the EU, House of Borse may at its own discretion request for additional supporting documentation.

If you have any doubt as to the above, please contact House of Borse at the details provided below:

Attention: Client onboarding

Email: support@houseofborse.com

Photo ID requirements	Proof of Residency Verification
<p>Please ensure the photo identification document(s) (ID) fulfils all of the below listed criteria, otherwise the photo ID may be rejected by House of Borse:</p> <ul style="list-style-type: none">» It is a passport, driver's license with picture or a national ID with picture;» It is not expired;» It must specify the full name and birthdate;» All information is clearly readable and the photo is clear;» The signature is present and visible; and» It is certified in accordance with the provided instructions.	<p>Please ensure the proof of residency document(s) fulfils all of the below listed criteria, otherwise the proof of residency document may be rejected by House of Borse:</p> <ul style="list-style-type: none">» It is either a bank statement, utility bill (for gas, electricity or a land line), national ID with address, driver's license with address (if not provided as a photo ID) or a letter issued by a national government;» It is issued within the last three (3) months;» The name and address of the individual it is addressed to is clearly visible; and» It is certified in accordance with the provided instructions.

RETURN OF THE ORIGINAL AUTHORISATION CARD AND REQUIRED DOCUMENTATION

It is a requirement of House of Borse that all original Authorisation Card(s) together with the required documentation is/ are returned in original to the below listed address within seven (7) days of approval of the account. Failing to do so may result in the account with House of Borse to be terminated.

House of Borse Limited

MayFair
23 Hanover Square
London, W1S 1JB
United Kingdom
Attn.: Client Onboarding



AUTHORISATION CARD

1. CORPORATE CLIENT DETAILS

Name of Corporate Client (hereafter "Client")

Client ID (where updating existing information)

Date (DD/MM/YYYY)

2. STATUS OF THIS AUTHORISATION CARD

This Authorisation Card is:

☐ New

☐ Cancels and replaces all previous authorisation Card(s) issued by the Client

☐ Is supplementary to the current authorisation Card(s) (please complete the below box)

This Authorisation Card is number ☐ of ☐ provided to House of Borse.

3. AUTHORISED INDIVIDUAL

A. PERSONAL DETAILS

First name(s)

Surname(s)

Department with Client

Title in Department

Primary Phone number (incl. country code)

Secondary Phone number (incl. country code)

Primary Email

Secondary email (where applicable)



B. THIS AUTHORISED INDIVIDUAL IS AUTHORISED AS (SELECT ONE OR MORE AS APPLICABLE AND REFER TO THE DEFINITIONS IF IN DOUBT):

- | | |
|--|---|
| <input type="checkbox"/> Authorised Signatory: | <input type="checkbox"/> Authorised Dealer |
| - <input type="checkbox"/> Sole Signature | <input type="checkbox"/> Beneficial Owner: |
| - <input type="checkbox"/> Joint signature with other authorised Signatory | - <input type="checkbox"/> Shareholder percentage |
| <input type="checkbox"/> Director (official) | |

4. SIGNATURE AND CONSENT

The undersigned client hereby certifies having carefully completed this Authorisation Card and acknowledges and understands that instructions made by the Authorised Individual listed herein binds the client in its contractual relationship with House of Borse, and shall remain valid independently of any entries made in the register of commerce or any other official publication as long as a revocation is not explicitly notified to House of Borse. The client furthermore attests that any damages suffered by House of Borse as a result of relying on instructions from the authorised individual, shall be borne by the client.

Signature by Director:

Full name of Director

Title

Date (DD/MM/YYYY)

Signature:

Signature by Director or secretary (as applicable):

Full name of Director

Title

Date (DD/MM/YYYY)

Signature: